		United Sta	TES DIST	RICT COU	JRT	U.S. DISTR	
			District of _		NEBR	ASIR ARICT OF	
		UNITED STATES OF AMERICA				2006 JUL -6	PM 4: 03
		<b>V.</b>	ORD	ER OF DETE	NTION		TRIAL
		CLAY LAMARR PERRY	Case Nu	mber: 4:06CR3	089	OFFICE OF	THE CLES
		Defendant					
deten	n a itio	accordance with the Bail Reform Act, 18 U.S.C. § 3142(son of the defendant pending trial in this case.			nclude tha	t the following fac	ets require the
_	/ <b>1</b> \		t I—Findings of F				
⊔ '	(1)	<ul> <li>The defendant is charged with an offense described in or local offense that would have been a federal offense</li> <li>a crime of violence as defined in 18 U.S.C. § 3156</li> <li>an offense for which the maximum sentence is life</li> </ul>	if a circumstance given (a)(4).	ing rise to federal ju	ricted of a risdiction h	☐ federal offer nad existed that	_
		an offense for which a maximum term of imprison	ment of ten years or n	ம. iore is prescribed in			
				-		- · · · · · · · · · · · · · · · · · · ·	.*
		a felony that was committed after the defendant ha	d been convicted of ty	wo or more prior fed	eral offens	es described in 18	U.S.C.
	(2)	§ 3142(f)(1)(A)-(C), or comparable state or local of the offense described in finding (1) was committed when the offense described in finding (1) was committed when the offense described in finding (1) was committed when the offense described in finding (1) was committed when the offense described in finding (1) was committed when the offense described in finding (1) was committed when the offense described in finding (1) was committed when the offense described in finding (1) was committed when the offense described in finding (1) was committed when the offense described in finding (1) was committed when the offense described in finding (1) was committed when the offense described in finding (1) was committed when the offense described in finding (1) was committed when the offense described in finding (1) was committed when the offense described in finding (1) was committed when the offense described in finding (1) was committed when the offense described in finding (1) was committed when the offense described in finding (1) was committed when the offense described in finding (1) was committed when the offense described in the	rrenses. rile the defendant was	on release pending	trial for a f	federal state or loc	cal offence
	(3)	A period of not more than five years has elapsed since	the detendant was	riction $\square$ release	of the defe	endant from impris	sonment
		for the offense described in finding (1).				-	
	(4)	) Findings Nos. (1), (2) and (3) establish a rebuttable pre safety of (an) other person(s) and the community. I fur	ther find that the defe	ndant has not rebutt	on of condi ed this pre	tions will reasonal sumption.	oly assure the
	(1)		ernative Findings (A				
□ (	(1)	<ul> <li>There is probable cause to believe that the defendant has for which a maximum term of imprisonment of ten under 18 U.S.C. § 924(c).</li> </ul>	years or more is pres	se cribed in			
П	(2)	The defendant has not rebutted the presumption establish	hed by finding 1 that r	o condition or comb	ination of	conditions will rea	conably accure
_	. ,	the appearance of the defendant as required and the safe	ety of the community.	,	mution of	conditions will rea	sonatry assure
			ernative Findings (B	3)			
	(1)	, and the second					
Ц,	(2)	) There is a serious risk that the defendant will endanger	the safety of another	person or the commi	unity.		
			· · · · · · · · · · · · · · · · · · ·	<u></u>			·····
					-		
		Part II—Written S	tatement of Poss	ns for Detention			
I	fine	nd that the credible testimony and information submitted			and assess		7
		of the evidence that	at the hearing establis	ines by Li clear	,	ncing evidence	• •
			hra + 29	reed to	det	entira à	<i>,</i> }
v		Mr. dans	/				·····
		This find	· · · · · · · · · · · · · · · · · · ·	<del></del>		<del></del>	··
					-		
		Part III—Dir	rections Regarding	Detention		· ·	
T	he o	e defendant is committed to the custody of the Attorney Gen	eral or his designated	representative for co	nfinement	in a corrections fac	ility separate,
to ine reasor	ex nab	extent practicable, from persons awaiting or serving sentences ble opportunity for private consultation with defense cou	inces or being held in	custody pending a	ppeal. The	e defendant shall	be afforded a
Gover	nm	ment, the person in charge of the corrections facility shall	deliver the defendant	no the United States	marshal fi	n request of an att or the purpose of a	orney for the
in con	nec	ection with a court proceeding.	"   []	'	ノ	Fbass or a	FP
		7-6-06	1 and 6	1 / h	enti		
		Date		Signature of Judicial	**		
				L. Piester, U.S. Mag			
			Nan	ne and Title of Judic	ıat Officer		

<sup>\*</sup>Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).